THE

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office
Trademark Trial and Appeal Board
2900 Crystal Drive
Arlington, Virginia 22202-3513

Secial Wo. 75/270,000 Mailed: October 29, 2003

Opposition No. 91157367

American Soccer Company, Inc

v.

Kevlar Industries Inc.



Kimberly Linton, Legal Assistant:

Kl1

11-10-2003

U.S. Patent & TMOfc/TM Mail Rcpt Dt. #58

Answer was due in this case on September 24, 2003.

Inasmuch as it appears that no answer has been filed, nor has applicant filed a motion to extend its time to answer, notice of default is hereby entered against applicant under Fed. R. Civ. P. 55(a).

Applicant is allowed until thirty days from the mailing date of this order to show cause why judgment by default should not be entered against applicant in accordance with Fed. R. Civ. P. 55(b).

United States Patent and Trademark Office Commissioner for Trademarks

2900 Crystal Drive Arlington, VA 22202-3513 If Undeliverable Return in Ten Day

OFFICIAL BUSINESS
PENALTY FOR PRIVATE USE, \$300

SENDER DEPORTUNITY EMPLOYER

245 FCC

ADDRESSEE HIS

91157367

;,

DEAN P. EDMUNDON 1136 E. STUART S., SUITE 3220 FT. COLLINS, CO 88525

AMERICAN CONTRACT OF THE PARTY OF THE PARTY